Dated: March 15, 1995.

David G. Unger, Associate Chief.

#### **Forest Service Manual**

## Chapter 2640—Stocking and Harvesting Amendment No. 95–2600

(Note: The Forest Service organizes its directive system by alpha-numeric codes and subject headings. Only those sections of the Forest Service Manual that are relevant to this notice are set out here. The final policy also includes minor revisions to existing codes and subject headings. The audience for this direction is Forest Service employees responsible for coordinating wildlife management on National Forest System lands with State fish and wildlife agencies.)

2643—Applicability of State Fish and Wildlife Laws and Regulations. The Forest Service actively cooperates in the development of State fish and wildlife laws and regulations and may assist in the enforcement of State fish and wildlife laws on National Forest System lands. Pursuant to FSM 2610, Regional Foresters shall ensure that memorandums with State fish and wildlife agencies recognize the role of the Forest Service in cooperating in the development of State fish and wildlife laws and regulations, especially those addressing hunting, fishing, and trapping as they would apply to occupancy and use of National Forest System lands.

2643.1—Hunting, Fishing, and Trapping Regulations. Hunting, fishing, and trapping of fish and wildlife and associated practices on National Forest System lands are subject to State fish and wildlife laws and regulations, unless one or both of the following apply:

1. State fish and wildlife laws and regulations conflict with Federal laws; or

2. State laws and regulations would permit activities that conflict with land and resource management responsibilities of the Forest Service or that are inconsistent with direction in forest plans.

2643.12—Use of Bait for Resident Game Hunting. The use of bait for the purpose of taking resident game on National Forest System lands in a hunting practice.

The practice is prohibited on National Forest System lands where State hunting regulations prohibit its use. Where States permit the use of bait for attracting resident game, this activity is allowed on National Forest System lands, subject to State hunting laws and regulation, unless the authorized officer determines on a site-specific basis that there is a need to prohibit or restrict the practice.

- 1. The authorized officer shall continually monitor State hunting regulations with regard to the use of bait. A site-specific restriction or prohibition on baiting shall occur when the authorized officer determines that one or more of the following circumstances exists:
- a. The State laws and regulations on placement of bait are not adequate to protect forest land, other resources, or users in a particular location. The determination of the adequacy of State laws and regulations shall be based on consideration of the likely

impact of baiting on such matters as water quality, public health and safety, the potential for litter, sanitation problems, or the potential to threaten the viability of wildlife.

- b. The effects of baiting are not consistent with direction in the applicable forest plan; and
- c. The State laws and regulations conflict with Federal law, such as the Endangered Species Act.
- <sup>1</sup>2. Where the authorized officer determines that baiting must be restricted or prohibited, the following actions are necessary:
- a. The officer shall immediately inform the State fish and wildlife agency of the determination; and
- b. If, after consultation and coordination, the State is unable to resolve the matter with the Forest Service, the authorized officer shall close the area to baiting or otherwise restrict baiting by issuing an order pursuant to Part 261 of Title 36 of the Code of Federal Regulations (36 CFR Part 261).
- 3. Where the hunting season is underway and it would be impracticable to issue an order to close an area to baiting, the authorized officer shall take such measures as appropriate and practicable to ensure consistency with forest plan management direction; compliance with Federal laws, orders, and regulations; and protection of forest users and resources. For example, the officer might close a road or gate to restrict access

Closure of an area to baiting is not the only way to address the practice of baiting. It is expected that land managers as part of their day-to-day management of National Forest System lands and resources will be cognizant of the effects of hunting activities and take such proactive measures as may be necessary to ensure resource protection. Also hunter education programs could be implemented in consultation with the State agencies.

The policy in this section, in and of itself, does not compel an authorized officer to undertake a specific decision to allow baiting on National Forest System lands in those States where the practice is permitted. Nothing in this section shall be construed to affect valid existing treaty rights of American Indian Tribes. For the purposes of this section and to assure consistency in coordination of national forest wildlife matters with State agencies, the authorized officer is the Regional Forester or Forest Supervisor responsible for executing memorandums of understanding with the State wildlife agency (FSM 2610).

[FR Doc. 95–6904 Filed 3–17–95; 8:45 am] BILLING CODE 3410–11–M

## **Grain Inspection, Packers and Stockyards Administration**

### Designation of Keokuk (IA) and Springfield (IL) for the Former Quincy (IL) Area

**AGENCY:** Grain Inspection, Packers and Stockyards Administration (GIPSA). **ACTION:** Notice.

**SUMMARY:** GIPSA announces the designation of Keokuk Grain Inspection Service (Keokuk) and Springfield Grain Inspection, Inc. (Springfield), to provide official services under the United States Grain Standards Act, as amended (Act) in the former Quincy area.

EFFECTIVE DATES: April 1, 1995. ADDRESSES: Janet M. Hart, Chief, Review Branch, Compliance Division, GIPSA, USDA, Room 1647 South Building, P.O. Box 96454, Washington, DC 20090–6454.

# FOR FURTHER INFORMATION CONTACT: Janet M. Hart, telephone 202–720–8525. SUPPLEMENTARY INFORMATION:

This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12866 and Departmental Regulation 1512–1; therefore, the Executive Order and Departmental Regulation do not apply to this action.

In the October 3, 1994, Federal Register (59 FR 50221), GIPSA asked persons interested in providing official services in the geographic area assigned to Quincy to submit an application for designation. Applications were due by November 1, 1994. There were three applicants; all designated official agencies: Keokuk; Quincy Grain Inspection & Weighing Service, Inc. (Quincy); and Springfield. Keokuk applied for the entire Quincy area or any part which includes Adams and/or Pike Counties. Quincy applied for the entire area currently assigned to them. Springfield applied for the entire Quincy area or any part thereof.

GIPŠA requested comments on the applicants in the December 2, 1994, Federal Register (59 FR 61869). Comments were due by December 30, 1994. GIPSA received four comments postmarked by the due date. Two of Keokuk's current customers supported designation of Keokuk for the Quincy area. Two of Quincy's current customers supported designation of Quincy for the area they currently serve. There were no comments regarding Springfield.

GIPSA evaluated all available information regarding the designation criteria in Section 7(f)(l)(A) of the Act; and according to Section 7(f)(l)(B), determined that Keokuk is better able than Quincy and Springfield to provide official services in the northern portion of the Quincy geographic area, as follows: Adams, Brown, and Pike (northwest of a line bounded by U.S. Route 54 northeast to State Route 107; State Route 107 northeast to State Route 104; State Route 104 east to the eastern Pike County line) Counties, Illinois. GIPSA also evaluated all available information regarding the designation

criteria in Section 7(f)(l)(A) of the Act; and according to Section 7(f)(l)(B), determined that Springfield is better able than Keokuk and Quincy to provide official services in the southern portion of the Quincy geographic area, as follows: Greene, Macoupin (southwest of a straight line from the junction of State Route 111 and the northern Macoupin County line southeast to the junction of Interstate 55 and State Route 16), and Pike (southwest of a line bounded by U.S. Route 54 northeast to State Route 107; State Route 107 northeast to State Route 104; State Route 104 east to the eastern Pike County line) Counties, Illinois.

Effective April 1, 1995, and ending April 30, 1995 (the end of their present designation), Keokuk is designated to provide official inspection services in the geographic area specified above in addition to the area they are already designated to serve. Effective April 1, 1995, and ending March 31, 1997 (the end of their present designation), Springfield is designated to provide official inspection services in the geographic area specified above in addition to the area they are already designated to serve.

Interested persons may obtain official services by contacting Keokuk at 319–524–6482 and Springfield at 217–522–5233

**AUTHORITY:** Pub. L. 94–582, 90 Stat. 2867, as amended (7 U.S.C. 71 *et seq.*)

Dated: March 13, 1995

#### Neil E. Porter

Director, Compliance Division
[FR Doc. 95–6646 Filed 3–17–95; 8:45 am]
BILLING CODE 3410–EN–F

#### **DEPARTMENT OF COMMERCE**

#### Agency Form Under Review by the Office of Management and Budget

DOC has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35).

Agency: Bureau of the Census.

Title: Survey of Income and Program
Participation – 1993 Panel Waves 9 and

Form Number(s): SIPP–13900. Agency Approval Number: 0607– 0759.

Type of Request: Revision of a currently approved collection.
Burden: 42,000 hours.
Number of Respondents: 42,000.
Avg Hours Per Response: 30 minutes.
Needs and Uses: The Survey of Income and Program Participation

(SIPP) is a longitudinal, demographic, household survey in which the Census Bureau interviews sample households in waves occurring every 4 months over a 2 1/2 year period. The survey is molded around a central "core" of labor force and income questions that remain fixed during each wave of a panel. The core is periodically supplemented with questions designed to answer specific needs. These supplemental questions are referred to as "topical modules." The Census Bureau is requesting an extension of the 1993 Panel to conduct two additional waves of interviews extending the life of the 1993 Panel to three years. The topical modules for Wave 9 include the following: 1) Retirement Expectations and Pension Plan Coverage, 2) Work Schedule, 3) Child Care, 4) Children's Well-being, 5) Child Support Agreements, 6) Support for Nonhousehold Members, and 7) Basic Needs. Wave 9 interviews will be conducted from October 1995 through January 1996. Wave 10 interviews will have no topical modules and will be conducted from October 1995 through January 1996.

Affected Public: Individuals or households.

*Frequency:* Each Wave is done once during the panel.

Respondent's Obligation: Voluntary. OMB Desk Officer: Maria Gonzalez, (202) 395–7313.

Copies of the above information collection proposal can be obtained by calling or writing Gerald Taché, DOC Forms Clearance Officer, (202) 482–3271, Department of Commerce, room 5312, 14th and Constitution Avenue, NW, Washington, DC 20230.

Written comments and recommendations for the proposed information collection should be sent to Maria Gonzalez, OMB Desk Officer, room 10201, New Executive Office Building, Washington, DC 20503.

Dated: March 14, 1995.

#### Gerald Taché,

Departmental Forms Clearance Officer, Office of Management and Organization.
[FR Doc. 95–6808 Filed 3–17–95; 8:45 am]
BILLING CODE 3510–07–F

## **Economics and Statistics Administration**

Advisory Committee of the Task Force for Designing the Year 2000 Census and Census-Related Activities for 2000–2009

**AGENCY:** Economics and Statistics Administration, Department of Commerce.

**ACTION:** Notice of Public Meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act (Public Law 92–463, as amended by Public Law 94–409), we are giving notice of a meeting of the Advisory Committee of the Task Force for Designing the Year 2000 Census and Census-Related Activities for 2000–2009. The meeting will convene on Friday, March 31, 1995, at The Embassy Row Hotel, 2015 Massachusetts Avenue, NW., Washington, DC.

The Advisory Committee is composed of a Chair, Vice Chair, and twenty-five member organizations, all appointed by the Secretary of Commerce. The Advisory Committee will consider the goals of the census and user needs for information provided by the census, and provide a perspective from the standpoint of the outside user community on how proposed designs for the year 2000 census realize those goals and satisfy those needs. The Advisory Committee shall consider all aspects of the conduct of the census of population and housing for the year 2000, and shall make recommendations for improving that census.

**DATES:** The meeting will begin at 8:00 a.m. and adjourn at 11:30 a.m. on Friday, March 31, 1995.

ADDRESSES: The meeting will take place at The Embassy Row Hotel, 2015 Massachusetts Avenue, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Persons wishing additional information regarding this meeting, or who wish to submit written statements or questions, may contact Susan M. Knight, Department of Commerce, Bureau of the Census, Room 2066, Federal Building 3, Washington, D.C. 20233. Telephone:

(301) 457-2095.

SUPPLEMENTARY INFORMATION: The agenda for the meeting includes a presentation to Commerce Secretary Ronald H. Brown of the final report of the Committee on the design phase of the 2000 census, a status report on the 1995 Census Test, and any other business the Chair and Advisory Committee members deem appropriate for this meeting. The meeting is open to the public. A brief period will be set aside for public comment and questions. However, persons with extensive questions or statements for the record must submit them in writing to the Commerce Department official named above at least three working days prior to the meeting. The meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids